### L. ALDANA-BERNIER

MR. CALLAN: Didn't she just say she didn't speak to Dr. Lamstein?
Objection.

Q. Did you ever tell Dr. Lamstein that Mr. Schoolcraft did not need psychiatric care?

MR. CALLAN: Are you asking if she used telepathy since she didn't speak to the doctor?

- Q. Did you say that to --
- A. I haven't spoken to Dr.

13 Lamstein.

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Q. So if Dr. Lamstein said that you told her that Mr. Schoolcraft did not need psychiatric care, she would not be telling the truth; is that what you're saying?

MR. CALLAN: Objection to the form of the question.

- A. You are asking me if Dr.

  Lamstein tells me that he doesn't need admission, am I going to change my mind?
- Q. No. If Dr. Lamstein testified that you told Dr. Lamstein that Mr.

Page 202 1 L. ALDANA-BERNIER 2 Schoolcraft did not need psychiatric 3 admission, would she be lying? MR. CALLAN: Objection to the 5 form of the question. This is the first time I'm 6 Α. 7 hearing about Dr. Lamstein. 8 Did you ever hear the name Dr. Q. Lamstein before? 9 10 No, the first time I'm hearing 11 about Lamstein. 12 Did you ever speak to anybody 13 from the internal affairs bureau of the 14 police department? Excuse me? 15 Α. 16 Q. Did you ever speak to anybody from the internal affairs bureau of the 17 18 police department? 19 Α. No. 20 Were you the admitting 21 physician for Mr. Schoolcraft to the 22 psych emergency room? 23 In the emergency room, yes. 24 Do you know the name of the 0. 25 person that brought Mr. Schoolcraft in?

	Page 203
1	L. ALDANA-BERNIER
2	A. No, I don't.
3	Q. Did you prescribe any
4	medication for Mr. Schoolcraft?
5	A. Risperdal, 0.5 milligrams.
6	That was written by the resident, but I
7	agreed; Risperdal 0.5 milligrams twice a
8	day.
9	Q. What is that?
10	A. That's an antipsychotic.
11	Q. Antipsychotic?
12	A. Paranoia, psychosis.
13	Q. What was the dosage?
14	A. It's 0.5.
15	Q. What was his weight?
16	A. Weight, 109 kilograms.
17	Q. And the dosage that you
18	prescribed, is that an introductory dose?
19	MR. LEE: Objection to form.
20	A. Yes.
21	Q. So it's not really therapeutic
22	at that level, correct?
23	A. It's twice a day. It should be
2 4	therapeutic.
25	Q. When you say "it should be

1 L. ALDANA-BERNIER

therapeutic, " what do you mean?

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- A. If you are getting 0.5
- Q. How long does it take before it becomes effective to become therapeutic?

MR. CALLAN: Objection.

milligrams twice a day, 1 milligram, yes.

Q. At the dosage that you prescribed at the weight that Mr. Schoolcraft was?

MR. CALLAN: Objection.

- A. Most likely a week.
- Q. And when people come in and are dangerous, have you prescribed medication that they have rejected and refused to take? Has that ever happened to you where a patient refuses to take medicine and you have decided the patient is a danger to themselves or others?
- A. Before we start any medication, you describe it with the patient which you need informed consent and you talk about the side effects, the consequences, and the benefits of taking or not taking medication.

#### L. ALDANA-BERNIER

- Q. Have you ever medicated a patient against their will because they were a danger to themselves or others?
- A. They are a danger to themselves, if they are agitated, they are violent, yes, I medicated someone against their will.
  - Q. How did you do that?
- A. If they are becoming -- if the emergency room is being chaotic and the patient -- first you speak with the patient and you try to redirect the patient, try to calm him down. If he doesn't agree or if he doesn't listen to your redirection, then you start telling him that you are going to medicate him.
- Q. And physically, how do you do that, how do you medicate the person who resists taking the medicine?
  - A. We give them intramuscular.
- Q. Someone will restrain them and give them a shot, correct?
- A. Yes.
  - Q. You did not have the opinion

L. ALDANA-BERNIER

that Mr. Schoolcraft needed to go through the process of being medicated against his will, correct?

- A. At the time in the ER, at that point in time when he was in the ER, he was not given any intramuscular injection.
- Q. Mr. Schoolcraft refused to take the medication that you prescribed, correct?
  - A. Yes.

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- Q. And you did not go through this process where you went through having him restrained and giving him the shot, you didn't go through that process with him, correct?
  - A. No, I didn't.
- Q. Because you didn't deem it necessary to do that to Mr. Schoolcraft, correct?
- A. At the point he was in the ER, he was not agitated so I did not have to give him an injection.
  - Q. He wasn't such a threat to

Page 207 1 L. ALDANA-BERNIER 2 anybody that he was going to need that 3 type of restraint and then injection, correct? 4 5 He was not agitated at the time 6 so I didn't have to inject him. 7 You indicated that you wanted a Q. second opinion earlier, correct? 8 9 Α. Yes. 10 Did you write a request for a 11 second opinion or a consult? 12 No, I just have to call my 13 associate chairman and present to him the 14 case, and I spoke with him and he agreed with me. 15 16 Q. Who is the doctor that you 17 called? 18 Α. Associate chairman. 19 Q. Who is the associate chairman 20 that you spoke with? 21 Dr. Dhar, D-H-A-R. Α. 22 Q. Dr. Dhar is a psychiatrist? 23 Α. Yes. 24 Dr. Dhar is his associate 25 chairman. What is that?

	Page 208
1	L. ALDANA-BERNIER
2	A. Next to the chairman.
3	Q. Who is the chairman?
4	A. Dr. Vivek.
5	Q. Can you spell that?
6	A. V-I-V-E-K.
7	Q. When you say you spoke to him,
8	did you speak to him on the phone or you
9	don't recall?
10	A. Call him downstairs and I
11	presented the case to him.
12	Q. When you say "you presented the
13	case to him," did you tell him about the
14	history that you took?
15	A. Yes.
16	Q. Do you remember actually having
17	this conversation, or is that your
18	standard practice that you described?
19	A. When it's a decision, like,
20	when a decision has to be made wherein
21	I would say it's standard practice.
22	Q. You don't recall actually
23	having the conversation?
24	A. I recall that I spoke to him.
25	Q. You recall in this case

Page 209 1 L. ALDANA-BERNIER speaking to him? 2 3 Α. Speaking to him. 0. What time of day did you speak 5 to him? Α. 6 That was the afternoon. 7 And is the associate chairman 8 the person that you generally call to get 9 a second opinion for admission under the 10 Mental Hygiene Law? 11 Α. Yes. 12 Why do you recall this 13 particular incident with regard to Mr. 14 Schoolcraft when you got the second 15 opinion: Is there anything that brings 16 it to your mind? 17 I recall that because every 18 police officer that comes to our 19 hospital, I try to get second opinion. 20 Q. When you say "every police 21 officer," how often have you had police 22 officers brought to your hospital to the 23 emergency psych ward? 24 Α. I could not recall how many. 25 Q. Hundreds?

	Page 210
1	L. ALDANA-BERNIER
2	A. No.
3	Q. Dozens?
4	A. No. That's why it came back in
5	memory because it's not 100, but I cannot
6	recall how many.
7	Q. More than ten?
8	A. I don't remember.
9	Q. Less than 50?
10	A. I would not remember.
11	Q. On each of these occasions,
12	were they brought in by other members of
13	the New York City Police Department?
14	A. Yes.
15	MR. RADOMISLI: What?
16	THE WITNESS: Yes.
17	Q. On each of those occasions, did
18	you admit those patients to the psych ER?
19	A. To the psych ER, yes.
20	Q. On each of those occasions, did
21	the associate chairman agree with your
22	opinion to admit these police officers
23	under the
2 4	MR. CALLAN: Objection to the
25	question. I don't know that she said

1	L. ALDANA-BERNIER				
2	she	consulted	with	the	associate

3 chairman on every case.

MR. SUCKLE: I will clarify.

- Q. For each of those police officers that were admitted under the Mental Hygiene Law, did you consult with a second opinion?
  - A. Yes.

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- Q. In each of those police officers, did the person, the doctor you consulted with, agree with your opinion to admit under the Mental Hygiene Law?
  - A. Yes.
- Q. And these times when police officers were admitted under the Mental Hygiene Law, did some of them occur before Mr. Schoolcraft's admission? I mean in the year or months beforehand.
  - A. Yes.
- Q. And did the police officers come from any particular precinct that you were talking about: Did they come from the 81st Precinct, if you know?
  - A. I would not know that.

### L. ALDANA-BERNIER

Do you know, did you get to see Q. any of the police officers on a recurring basis that would bring these police officer in; in other words, the police officers that would bring the other police officer in for evaluation, did you see those police officers more than once? MR. RADOMISLI: Objection to

form.

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- What do you mean more than once?
- 13 Like in this case we know that Sergeant James played some role in Mr. 14 Schoolcraft's history, correct? 15

MR. SHAFFER: Objection.

- Α. That's in the record.
- Do you know if Sergeant James was involved in any of the other police officers who were admitted to Jamaica Hospital who you admitted under the Mental Hygiene Law?
- 23 I don't know how Mr. James look 24 like.
  - Were there any police officers, Q.

Page 213 1 L. ALDANA-BERNIER 2 sergeants, lieutenants who you can 3 identify who would bring police officers to Jamaica Hospital on a recurring basis? 4 5 MR. RADOMISLI: Objection to 6 form. 7 MR. SHAFFER: Objection. 8 Q. That you know either by sight 9 or name? 10 Α. No, I wouldn't. 11 Q. When the police officers are 12 brought in by the other members of the 13 New York City Police Department, do you 14 always have the same concerns that you 15 describe for us about the police officer 16 having access to weapons? 17 MR. CALLAN: Objection to the 18 form of the question. 19 She didn't say they were brought 20 in by other members of the New York 21 City Police Department. 22 MR. SUCKLE: We've been told 23 that she did. 24 Does that concern that you 25 expressed about Mr. Schoolcraft and the

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- access to weapons, did it apply to those other police officers that you admitted under the Mental Hygiene Law?
- A. I think you have to look at the case. It depends. Every case is different. You have to look at it differently.
- Q. So some police officers have access to weapons and some don't?
  - A. That I wouldn't know.
- Q. You indicated one of your concerns for Mr. Schoolcraft's safety was that he had access to weapons.
- A. In the notes he mentioned why he cannot have access to his guns.
- Q. So were other police officers brought in who did have access to weapons that you are aware of?
  - A. I do not remember that.
- Q. Did other police officers ever bring in another police officer to the emergency room who you did not admit under the Mental Hygiene Law?
  - A. That would be hard to remember.

Page 215 1 L. ALDANA-BERNIER 2 As you sit here today, you 0. 3 don't recall any such situations; am I correct? 4 5 MR. RADOMISLI: Objection. 6 MR. CALLAN: Objection to form. 7 What situation: admitting or not? 8 MR. SUCKLE: Not admitting. 9 Q. As you sit here today, do you 10 recall any occurrence of a police officer being brought in by other police officers 11 12 and you did not admit them under mental 13 hygiene? MR. RADOMISLI: Objection. 14 15 Α. It would be hard to remember. 16 Q. So the answer is: As you sit 17 here, no, you don't remember? 18 MR. RADOMISLI: Objection to 19 form. 20 I do not remember. Α. 21 When is the last time you 22 admitted a police officer under the 23 Mental Hygiene Law into the psych 24 emergency room? 25 Α. Do not remember.

Page 216 1 L. ALDANA-BERNIER 2 **Q** . Was Mr. Schoolcraft the last 3 police officer that you admitted under the Mental Hygiene Law? 4 5 I do not know if he was the 6 last one. 7 MR. RADOMISLI: Read that back. 8 [The requested portion of the 9 record was read.] 10 0. But none come to memory since 11 Mr. Schoolcraft, correct? 12 I'm not sure. I don't 13 remember. 14 And going to your November 3rd Q. note where you fill out the mental status 15 16 exam form, can we turn to that, please. 17 [Witness complying.] 18 Q. Look first at --19 Α. Yes. 20 Q. -- that's stamped at the top 21 "Emergency Admission Section 9.39 Mental 22 Hygiene Law." At the bottom is your 23 signature? 24 Α. Yes. 25 Q. Is that what we are all talking

	Page 217
1	L. ALDANA-BERNIER
2	about, is that what you have in front of
3	you?
4	A. Yes.
5	Q. Is this all of your
6	handwriting?
7	A. Yes.
8	Q. And going to the part that
9	says, "record of admission," what did you
10	write there?
11	A. "Patient is a danger to
12	himself. Currently psychotic and
13	paranoid. Would benefit from inpatient
14	stabilization."
15	Q. I'm sorry. I didn't get all of
16	that?
17	A. Would benefit from inpatient
18	stabilization.
19	Q. I didn't hear before will
20	benefit.
21	[The requested portion of the
22	record was read.]
23	Q. When you say he would benefit
2 4	from it, what do you mean?
25	A. Benefit from inpatient

L. ALDANA-BERNIER

stabilization because when you go up to the inpatient unit, you will have a psychiatrist, a therapist, and a team that will work with you. There are groups in the inpatient unit and there are other modalities of the kind of treatment in the inpatient unit that will be able to maybe find out why he was behaving the way he was behaving or why he was paranoid, and he will be able to talk to a psychologist or the other therapist.

- Q. The stabilization, was that a stabilization of his affect, his environment that was going to be stabilized, what did you mean by that?

  MR. CALLAN: Objection to form.
- A. Stabilization means
  stabilization of his psychosis and
  stabilization of if there was any
  emotional crisis that was he going on
  [sic] or going through with the conflict
  that he was having with the supervisors.
  - Q. So some type of resolution of

Page 219 1 L. ALDANA-BERNIER 2 that conflict would be part of the stabilization? 3 Α. Yes. 5 And that would have occurred 6 through the modalities that you just 7 described earlier? Α. Yes. 8 9 And would the stabilization 10 also include limiting his access to 11 weapons? 12 Stabilization, that will 13 include, yes, because they will have to 14 find out before he is discharged to 15 ascertain he doesn't have any access to 16 weapons or . . . 17 Is that stabilization something 18 that every police officer admitted under the Mental Hygiene Law needs to go 19 20 through: making sure they don't have 21 access to weapons? 22 MR. RADOMISLI: Objection. 23 MR. CALLAN: I join in the 24 objection. 25 Α. It's not only police officers

# L. ALDANA-BERNIER

but everyone that comes in who are a danger that we know they have access to weapons, then we try as much as possible.

I don't know if you know about the New York SAFE Act wherein we have to report everyone that has a weapon, we have to make sure that they are discharged before....

- Q. Usually you have to report everyone that has a weapon, who do you have to report that to?
  - A. The Department of Health.
- Q. That's been the law for how long?
  - A. Maybe -- that's new, a new law.
  - Q. Was that in effect in 2009?
  - A. Not 2009. What I was trying to say that anyone we know that is a danger to themselves, we try to make sure they don't have any access to weapons.
  - Q. Looking at the date that you wrote in there -- we have gone through this. I don't want to spend too much time on it; but did you actually cross

Page 221 1 L. ALDANA-BERNIER out the date of the admission and then 2 3 rewrite it? I tried to put 11/1/2009. Α. 5 Did you check a.m. or p.m. on 6 this? 7 No, I did not check it, but 23:03 is --8 9 Q. Military time? 10 Α. -- military time, yes. 11 Q. From the time of your note on the 2nd at 3:10 until this note on the 12 13 3rd at 1:20, was Mr. Schoolcraft free to 14 leave? 15 Α. No, he was not. 16 I made my decision on the day that I saw him. 17 You made your decision on that 18 19 date and then turn to the Notice of 20 Status of Rights in Emergency Admission 21 which your counsel clearly decided to 22 throw in front of you before --23 MR. CALLAN: Are we allowed to 24 look at it now because it's in the 25 record, Counsel?

	Page 222
1	L. ALDANA-BERNIER
2	Q. Did you sign that form?
3	A. Yes.
4	Q. On the 3rd, correct?
5	A. On the 3rd, yes.
6	Q. Did you sign that at the same
7	time that you signed the Emergency
8	Admission Section 9.39 Mental Hygiene
9	Law, that form?
10	A. Yes.
11	Q. What did you do with this form
12	once you signed it?
13	A. One copy goes to the patient.
14	Q. So Mr. Schoolcraft was given
15	this on the 3rd of November, 2009?
16	A. Yes.
17	Q. Did he sign it?
18	A. No. I am the one that signs
19	it.
20	Q. Did Mr. Schoolcraft ask you to
21	did you have any contact with Mr.
22	Schoolcraft's father?
23	A. No, I did not.
24	Q. Did Mr. Schoolcraft say, call
25	my father and tell him about this?

## L. ALDANA-BERNIER

- A. No, he did not. I don't know.

  I don't have any notes about him allowing
  me to speak to his father.
- Q. Do you know if you spoke to his father while he was in the hospital?
- A. Regarding the notes if I spoke to the father?
- Q. Did you write on here that his father should be designated as the person to be noticed of this admission?
- A. No, I didn't write anything here.
- Q. Why not?

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- A. Because this belongs to him.
- Q. When you say --
- A. This is the for the patient.
- 18 Q. This is for the patient?
- 19 A. Yes.
- Q. Do you know why there are these lines indicating where copies should go?
- A. It says, above patient has been given a copy of that notice.
- Q. Underneath that, what does it say, it has your signature and underneath

Page 224 1 L. ALDANA-BERNIER that, what does it say? Can you read 2 3 that into the record, please? "Copies to persons designed by 5 patient to be informed of admission." 6 Continue. "If," there is a Q. 7 parenthesis there. 8 "If none type in none." Α. 9 Q. Did you type in none? 10 Α. No, I did not. 11 Q. Did you write in none? 12 Α. No, I did not. 13 Q. Did you write in anybody's 14 name? 15 Α. It's there, "Schoolcraft, 16 Adrian." 17 Did you write anybody's name to 18 be designated by the patient to be 19 informed of his admission, did you write 20 any names there? 21 No, I didn't write any names. Α. 22 Q. Do you have a recollection as 23 you sit here today independent of the 24 record, do you recall actually giving 25 this to Mr. Schoolcraft?

#### L. ALDANA-BERNIER

- A. I do not have an independent recollection. The nurse could have given it to him.
- Q. So the nurse may have given it to him?
  - A. Yes.

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- Q. Is this something that you assigned the nurses to do from time to time?
- A. Either the nurse or I do. I do not have a recollection if I gave it to him. I will not know.
- Q. Who is the person who write none on it for people to designated if none is the appropriate answer: you, the nurse, something else?
  - A. I would.
- Q. The second page of that emergency admission form -- hold on one second. Go back to that notice for the second.

At the top of the notice there appears to be a date. Can you tell me the date that you wrote there?

Page 226 1 L. ALDANA-BERNIER 2 11/1/09. Α. 3 Q. What does the form say in that 4 box, what is the date of --5 Α. "Date of arrival at hospital." 6 Did you first write 11/3 and 7 then cross it out and make it 1? 8 Α. No, that's 11/1. 9 Q. Did you cross out that middle 10 number at all, the date? 11 No, I put 1. 12 0. So there is no cross out or 13 block out of that 1 where the 1 is now? 14 I put a 1 in there. Α. 15 Again, you put the 1 there Q. 16 because that's the date that you 17 understand him to arrive at the psych ER, 18 right? 19 Α. Yes. 20 As opposed to generally him 21 arriving at the hospital, yes? 22 Α. Yes. 23 Is that something that you do Q. 24 when you fill out these forms when part of the form asked for date of arrival, 25

Page 227 1 L. ALDANA-BERNIER 2 did you put in the date they arrived at 3 the psych ER? Α. Yes. 5 Q. As opposed to the date they 6 actually arrive at the hospital itself? 7 Α. You're right. 8 Q. Why do you do that? 9 Α. We usually put the date of the 10 arrival when they come to the emergency 11 room. 12 Q. I understand that. 13 Why don't you put the date of 14 arrival at the hospital when that's what 15 the form asked for? 16 We do not use this in the medical ER. We use this in the psych ER. 17 18 Did you have any hand in creating this form as director? 19 20 Α. No. 21 This existed prior to you --Q. 22 Α. Yes. 23 Q. -- prior to you being director? 24 Α. Yes. 25 Q. When did you stop being

	Page 228
1	L. ALDANA-BERNIER
2	director?
3	A. Yes.
4	Q. When did you stop?
5	A. October 2013.
6	Q. Was there a reason that you
7	stopped being director?
8	A. There was a change of
9	administration.
10	Q. Has there been changes of
11	administration at any time in the ten
12	years that you were director?
13	A. No.
14	Q. Looking at the second page of
15	the emergency admission form, is any of
16	this your handwriting?
17	A. That belong to Dr. Isakov.
18	Q. Did Dr. Vivek make any notes in
19	the chart as to the associate chairman
20	that you spoke to?
21	MR. CALLAN: Vivek is the
22	chairman.
23	Q. I thought you said associate
2 4	chairman.
25	A. Associate chairman is Dr. Dhar

	Page 229
1	L. ALDANA-BERNIER
2	and chairman and Dr. Vivek.
3	Q. You spoke to Dr. Dhar?
4	A. Yes.
5	Q. Did Dr. Dhar fill out any of
6	these forms with regard to the mental
7	hygiene admission?
8	A. No.
9	Q. So you just got a verbal on the
10	phone by Dr. Dhar; is that what you're
11	saying?
12	MR. RADOMISLI: Objection.
13	Q. Of your opinion?
14	MR. CALLAN: Objection to the
15	form of the question.
16	Q. Did you speak to Dr. Dhar on
17	the telephone?
18	A. He came down.
19	Q. He came down to the emergency
20	room?
21	A. [Indicating.]
22	Q. When Dr. Dhar came down to the
23	emergency room, you presented the case to
2 4	him, correct?
25	A. Yes.

Page 230 1 L. ALDANA-BERNIER 2 Q. And then what happened? 3 And he agreed to my decision of Α. 4 admitting the patient. Did he become the second 5 6 physician under Mental Hygiene Law for 7 admission? 8 Α. You only the need one in an emergency admission. 9 10 But it needs to be confirmed Q. 11 eventually, correct? 12 That is after 48 hours. 13 Q. So you called him down just 14 because you wanted a second opinion, not 15 to confirm for the purposes of 48-hour 16 requirement, correct? 17 Α. To discuss this case, yes. 18 Q. Was there something you were 19 unsure of, is that why you wanted Dr. 20 Dhar's opinion or something else? 21 MR. CALLAN: You went through 22 this whole thing. Asked and answered, 23 objection. MR. SUCKLE: Then her answer 24 25 should be the same.

Page 231 1 L. ALDANA-BERNIER I give you the same answer. 2 Α. 3 0. What is the same answer? 4 Α. I made the decision and I asked 5 for Dr. Dhar's opinion and Dr. Dhar 6 agreed. 7 0. Was there anything about Mr. 8 Schoolcraft's presentation to you that 9 made you unsure of your opinion? 10 MR. RADOMISLI: Objection to 11 form; unsure. Once more I have to reiterate: 12 13 I was not only looking at that day when I 14 saw him, I was looking at the whole 15 picture; the whole picture from the time that he came in to the time that I made 16 17 the decision that he needs to be admitted. 18 19 Was there anything about that 20 whole picture as you say and the opinion 21 you formed as a result of that whole 22 picture of which you were unsure; that is 23 the question? 24 That I was not, no. I made a 25 decision so I had to admit him.

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- Q. And the second form, did you review this at any time while Mr. Schoolcraft was in the hospital or were you done with Mr. Schoolcraft's care and treatment after that?
- A. I did not review that. I do not go to the inpatient. I was not in the inpatient.
- Q. So this form was completed in part by you in the emergency room, and the rest was completed for the inpatient by the second confirming physician?

A. Yes.

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MR. SUCKLE: Mark this as Plaintiff's Exhibit 70.

[The document was hereby marked as Plaintiff's Exhibit 70 for identification, as of this date.]

Q. I show you what's been marked Exhibit 70 for today's date and ask you what that is?

MR. RADOMISLI: Do you have one at least?

MR. SUCKLE: You produced it.

Page 233 1 L. ALDANA-BERNIER 2 MR. CALLAN: What you are showing is Emergency Admission Status. 3 4 Do you know what that is? Q. MR. CALLAN: Do you have a copy 5 6 machine? 7 MR. SMITH: I do. MR. CALLAN: Before the end of 8 day? 9 10 MR. SMITH: For sure. 11 MR. CALLAN: It's only three 12 pages. MR. SMITH: Everybody take a 13 14 break. I'll make copies right now. 15 It's 4:34. We are taking a 16 break. 17 [Discussion held off the 18 record.] 19 [Whereupon, at 4:34 p.m., a 20 recess was taken.] 21 [Whereupon, at 4:49 p.m., the 22 testimony continued.] 23 [The documents were hereby 24 marked as Plaintiff's Exhibits 71 25 through 75 for identification, as of

Page 234 1 L. ALDANA-BERNIER 2 this date.] 3 Doctor, you have in front of you Exhibit 70 I believe. 4 Α. 5 Yeah. Do you know what that is? 6 Q. 7 Α. Yes. 8 Q. What is it? It's a policy on Emergency 9 Α. 10 Admission Status. 11 Did you have any hand in creating this document? 12 13 I do not remember. I just probably would see it, but I don't 14 15 remember crafting it or making all of 16 those policies. 17 I realize it's long and I know 18 you're tired, I appreciate that, but you 19 have to keep your voice up if you can. 20 When you were the director of 21 the emergency room, did you have a 22 supervisor that you answered to? 23 Α. Yes. 24 Q. Who was that? 25 Α. Dr. Dhar and Dr. Vivek.

Page 235 1 L. ALDANA-BERNIER 2 So the chairman and the Q. associate chairman? 3 Α. Yes. 5 Q. Did they have a hand in creating this form? 6 7 Yes. Α. So who else was involved in the Q. creation of this form? You said you sat 9 in maybe? 10 11 It's all the Yes. 12 administrative leaders of the department: 13 the unit chief, Dr. Dhar, Dr. Vivek, and 14 the director of the nursing department. 15 Have you ever from time to time 16 had to reference this document for your own information? 17 18 MR. RADOMISLI: Objection to 19 form. 20 Α. You mean go back and read? 21 Yes, that's another way of Q. 22 asking it. 23 I see it every now and then if 24 we have administrative meetings, we have 25 to see it once again so I more or less

L. ALDANA-BERNIER

will listen to what is being changed or being added.

MR. CALLAN: Keep your voice up, Doctor, louder.

- Q. Doctor, I know that the last review was April of 2010. Was anything changed then?
  - A. I would not remember.
- Q. It appears that the policy was reviewed every April from 1999 through 2010. What does the review entail, do you know?
- A. Going back to all of this if there is anything added that the Department of Health would like to add.
- Q. What is on here, what is the information on here, how would you characterize that?
- A. Well, it's giving us all the reasons about when we admit the patient. It's the 9.39.
- Q. Do you know the vernacular, CPEP, do you know what a CPEP is?
  - A. Community --

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Page 237 1 L. ALDANA-BERNIER 2 Community psyche emergency 3 protocol? 4 Α. Where are you? 5 Q. It's not on here. 6 Do you know that vernacular, do 7 you know what that stands for, CPEP? 8 MR. RADOMISLI: Did you say what 9 you thought it stood for on the 10 record? I don't think you got it 11 right. 12 Do you know what CPEP stands for? 13 Referring to CPEP? 14 Α. 15 What is that? Q. That is the holding a patient 16 17 in that department instead of sending the 18 patient to admission. 19 Holding them in that --20 It's a different department of ER wherein you can hold a patient before 21 22 you could admit the patient to the 23 inpatient. 24 That's the psych ER, the 25 medical ER, or both?

	Page 238
1	L. ALDANA-BERNIER
2	A. The psych ER.
3	Q. And that wasn't done with Mr.
4	Schoolcraft, correct?
5	A. Because we did not have a CPEP
6	then.
7	Q. What does that stand for?
8	A. Community psychiatry emergency
9	I do not have the whole name, sorry.
10	Q. But Jamaica Hospital has one
11	now?
12	A. It has one, yes.
13	Q. When looking at Exhibit 70, is
14	it your understanding this sets out what
15	is required under 9.39 of the mental
16	health law to admit someone under the
17	mental health law?
18	MR. CALLAN: Objection to form.
19	MR. LEE: Objection to the form.
20	A. I want you to rephrase that
21	one.
22	Q. Sure.
23	What is the standard set out in
2 4	this document, if you know?
25	MR. CALLAN: Do you want her to

Page 239 1 L. ALDANA-BERNIER 2 read the document, a summary? MR. SUCKLE: I want to know her 3 4 understanding of it. 5 MR. CALLAN: I object. 6 three-page piece of paper. It speaks 7 for itself. 8 Objection to the form of the 9 question. 10 Q. Do you know what this is? 11 Yes, it's a New York Mental 12 Hygiene Law, that's careful attention 13 with preservation of their legal rights as well as their safety. 14 15 Is this the policy of Jamaica Q. Hospital? 16 17 Α. To do a 9.39? 18 Q. Is this document a policy of 19 Jamaica Hospital? 20 Α. It's showing in here Jamaica 21 Hospital Department of Psychiatry Manual. 22 Is it a policy of Jamaica Q. 23 Hospital, a written policy? 24 A written policy, yes. Α. 25 Do you endeavor to follow the Q.

Page 240 1 L. ALDANA-BERNIER policies of Jamaica Hospital, the written 2 ones? 3 Α. The written, yes. 5 In dealing with Mr. 6 Schoolcraft, did you endeavor to follow 7 the policy set forth here as Exhibit 70? 8 MR. CALLAN: Well, this says it was revised 4/10. 9 MR. SUCKLE: I asked her if she 10 11 knew what --12 MR. CALLAN: Well, we don't 13 know. MR. SUCKLE: It doesn't say 14 15 revised. It says reviewed. Please 16 don't speak. I asked her about --17 MR. CALLAN: Are you making a 18 representation this was the policy 19 that was in effect at the time that Mr. Schoolcraft were seen? 20 21 MR. SUCKLE: I'm asking if she 22 followed this policy, endeavored to 23 follow this policy, whether it was in 24 effect or not she can tell me. 25 MR. LEE: Objection to form.

### L. ALDANA-BERNIER

- A. It's saying in here, "Patient alleged to have a mental illness for which immediate observation, care, and treatment in a hospital is appropriate and which is likely to result in serious harm to himself or others may be admitted under this provision for a period of 15 days."
- Q. The question is: Did you endeavor to follow this policy in your care and treatment of Mr. Schoolcraft?
- A. At that point in 2009, I thought -- I believe that he may be a danger to others or to himself because of that point in time if you go back to the story where he was brought to the hospital because he was acting bizarre and agitated and he was paranoid. I think he was a danger to others or to himself.
- Q. Is your answer, yes, you tried to --
  - A. That's what I'm saying, yes.
    - Q. Under this policy, under number

Page 242 1 L. ALDANA-BERNIER 2 1 is "a substantial risk of physical harm to himself as manifested by threats of or 3 4 attempts at suicide." 5 Did he manifest threats or 6 attempts at suicide? 7 MR. SHAFFER: Objection. 8 MR. CALLAN: Objection. Did Mr. Schoolcraft manifest 9 0. 10 threats or attempts at suicide? 11 You have to finish. 12 We are going to break it down. 13 We are going to go one by one? 14 MR. CALLAN: Objection. 15 MR. SUCKLE: That's the 16 question. 17 MR. CALLAN: Objection to the 18 form of the question. 19 MR. SUCKLE: Noted. She can 20 answer. 21 MR. CALLAN: The doctor said you 22 left something out. You are reading 23 incomplete sentences from a three-page 24 document. 25 MR. SUCKLE: I'm asking

Page 243 1 L. ALDANA-BERNIER 2 questions. In my horrific stumbling 3 way, I'm asking a question. Q. Doctor, did you admit Mr. Schoolcraft because he was a substantial 5 risk of physical harm to himself as 7 manifested by a threat or attempt at suicide? 8 Sir --9 Α. 10 Just yes or no. 0. 11 Sir, you have to complete the Α. statement. 12 13 I don't have to do anything. You have to answer questions. 14 15 MR. SHAFFER: Objection. "Or other conduct demonstrating 16 Α. 17 he is a danger to himself." We're going to get there. 18 19 know that part. I'm asking you a 20 question. 21 Α. That's what I based --22 We are going to get to what you 23 based your opinion on. I'm asking you: 24 Did you base it on that he was a substantial risk of physical harm to 25

Page 244 1 L. ALDANA-BERNIER 2 himself as manifested by a threat of or 3 attempt at suicide? 4 MR. CALLAN: Objection, asked and answered. 5 6 MR. SUCKLE: Not answered yet. 7 Q. Yes or no? 8 MR. CALLAN: Objection, asked and answered. 9 10 Can you answer, please? Q. 11 Α. A potential risk, yes. 12 So you say he manifest by a 13 threat or attempt at suicide; it that 14 what you're saying? 15 Α. A potential risk. 16 Q. Did he manifest by a threat of 17 suicide? 18 It's the behavior that he came 19 in with to the emergency room. I saw he 20 was a potential risk that he might hurt 21 himself or hurt others. That's a 22 potential risk. 23 So potential risk was the reason that you held him, correct? 24 25 Α. That's the reason that I was

L. ALDANA-BERNIER 1 2 thinking that he needs admission. 3 Q. And the potential of that risk you've described to us already today? 4 I did, yes. 5 And this potential of a risk, 6 did the doctor who saw him within the 7 8 48-hour period to confirm his admission also tell you that he was concerned about 9 10 the potential risk? 11 MR. RADOMISLI: Objection. 12 MR. LEE: Objection to the form. 13 MR. CALLAN: I join in the 14 objection. Did he tell you he was 15 16 concerned about the potential risk that 17 you've just described? 18 MR. LEE: There's been no 19 testimony she ever talked to him. 20 MR. SUCKLE: She can say that if 21 that's the answer. If you read the notes, I wasn't 22 there for him to tell me that. As I read 23 his notes, I can see he was a potential 24

risk.

### L. ALDANA-BERNIER

- Q. This potential risk that you're talking about, did he have this potential risk when you last saw him?
- A. I'm not basing it only to one day. I'm basing it from the beginning that he came into the hospital.
- Q. And this potential risk, is there any other risk besides that potential risk that you just described as the reason that you held him?
  - A. What risk are you thinking of?
  - Q. I'm not thinking of any.
    - MR. CALLAN: Do you want her to repeat herself again?
    - MR. SUCKLE: No, I want to make sure there are no other ones.
- Q. Is that potential risk that you just described the only reason that you held him?
- A. The same reason I think when I see a patient, it is a potential risk and danger to others, and I make the decision I have to admit the patient.
  - Q. And when you say "potential

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L. ALDANA-BERNIER

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risk," can you quantify that for me at all what you mean by potential?

- A. The patient comes in barricaded himself, acting bizarre. He was brought in from his house. It was a police officer who may have access to weapons, easy for him to have access to weapons. He is paranoid. I would think that maybe it would be safe if the patient will be admitted.
- Q. So your thought he might be safe if he was admitted?
  - A. If he was admitted.
- Q. That's what you were talking about when you say potential risk, correct?
- A. All of the above that I told you.
  - Q. Can you quantify what you mean by potential risk as far as the likelihood of risk? This word "potential" that you have been using, can you quantify that for me?
    - A. When you say "quantify," what

Page 248 1 L. ALDANA-BERNIER 2 do you mean? 3 Q. Sure. Well, you used the word "potential." I would like to know what 5 you mean by potential. 6 7 Α. If you think of the navy yard disaster, was he an officer or army man? 8 He was so quite, no one ever found out 9 10 what was going on with him. So what 11 happened then? Or if you look at all of those 12 13 -- the Range Rover. Who are all of these 14 people that caused that? They are all police officers. 15 So if I think then I have to 16 17 make sure that when I see a patient in 18 the ER, I have to think in the future 19 that there will be no disaster, there 20 will be no destruction, or no one will 21 get harmed when they were discharged from 22 the ER. 23 I was asking about what you 24 meant by potential.

That's the potential.

Α.

Page 249 1 L. ALDANA-BERNIER 2 So if there is any potential at Q. 3 all, you want to make sure that the 4 patient is safe, correct? Correct. 5 And if there is any potential 6 7 at all, you want to make sure the 8 community is safe, correct? 9 That's correct. Α. 10 Q. And if there is any potential 11 at all, you were going to admit Mr. Schoolcraft, correct? 12 13 MR. LEE: Objection to form. With all of those reasons, yes, 14 Α. I would have to admit him. 15 16 When you admitted him to the 17 emergency room, there were certain rules 18 and regulations --19 MR. SUCKLE: Withdrawn. 20 When he was admitted to the Ο. 21 psych floor, there were certain rules and 22 regulations in the psych ward, correct, 23 about clothes they wear, what hours visitors can come, correct? 24

Α.

Yes.

# Page 250 1 L. ALDANA-BERNIER 2 Q. It's not like they are free to 3 have anybody come and visit any time they 4 want, correct; is that true? 5 That's correct. 6 Q. I will show you what's been 7 marked as Exhibit 71. 8 Now, do you know what that is? 9 Α. [No response.] 10 Do you know what that is? Q. 11 It's the policy of visiting Α. 12 hours. 13 Were those the policies in effect when Mr. Schoolcraft was on the 14 15 psychiatric floor at Jamaica Hospital in 2009? 16 17 Okay, this policy is for the 18 inpatient unit. 19 During the time that Mr. 20 Schoolcraft was at Jamaica Hospital, was 21 he in the inpatient unit? 22 Α. I did not work in the inpatient 23 unit. 24 Q. I understand. 25 Was he in the inpatient unit?

Page 251 1 L. ALDANA-BERNIER 2 Α. Yeah, he was in the inpatient unit. 3 Were these documents created by Ο. Jamaica Hospital, the visiting hours, do 5 you know about that? 6 It's in here [indicating]. 8 Q. Were you sitting in on the committee that created that document too? 9 10 I don't remember that. Α. 11 Do you agree that Mr. Schoolcraft could have visitors from 2 12 13 p.m. and 3 p.m. and 6:30 p.m. to 8 p.m. only? 14 15 MR. RADOMISLI: Objection. 16 MR. CALLAN: Objection. 17 While he was on the floor, do Q. 18 you agree with that? 19 MR. CALLAN: You know, Counsel, 20 she said she is not involved with the 21 inpatient. 22 Maybe you can ask her about 23 painting the hospital. Maybe she 24 might know something about that. 25 Maybe she looked at it from her car

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1	L. ALDANA-BERNIER
2	when she drove by.
3	MR. SUCKLE: I'll ask her about
4	it next.
5	MR. SHAFFER: I will be leaving
6	if that is a question that's asked.
7	A. Can you ask the question again?
8	Q. What were the visiting hours on
9	the floor?
10	A. Two to three, 6:30 to eight.
11	Q. So Mr. Schoolcraft if his
12	father wanted to visit him at nine
13	o'clock in the morning, would not be able
14	to do that, correct?
15	MR. CALLAN: Objection.
16	MR. RADOMISLI: Objection.
17	MR. LEE: Objection to form.
18	A. I would not know what the
19	policy at the inpatient unit would be.
20	MR. SUCKLE: Counsel wants me to
21	ask about painting, but I'm not going
22	to do that.
23	MR. CALLAN: That's a relief.
2 4	Q. Let's look at Exhibit 72.

# L. ALDANA-BERNIER

- Q. Which is the restriction of visiting and communication and correspondence, do you know about that, what that document is?
- A. This is also for the inpatient unit.
- Q. So you don't know anything about it?
  - A. I can read it to you.
- 11 Q. Do you know anything about it?
- 12 A. No, it's for the inpatient unit.
- Q. So you only know about the emergency room?
  - A. Emergency room.
- MR. CALLAN: Aren't you doing

  Isakov tomorrow? Isn't he in the

  inpatient room?
  - Q. I'm showing you what's been marked Exhibit 74 today's date. Do you know what this is?
- A. It's the rules and regulations the patients have to comply with.
  - Q. At Jamaica Hospital in the

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	Page 254
1	L. ALDANA-BERNIER
2	psych unit?
3	A. Psych Unit 3, yes.
4	Q. What is Psych Unit 3?
5	A. That's it's a unit which
6	patients are admitted; one is 2 and one
7	is 3.
8	Q. What is the distinction, if
9	any, in treatment?
10	A. None, it's the same.
11	Q. Was Mr. Schoolcraft admitted to
12	Psych 3?
13	A. Yes.
14	Q. So these rules would apply to
15	him?
16	A. Psych 3.
17	MR. RADOMISLI: Mr. Suckle, is
18	this something we produced to you?
19	MR. SUCKLE: I believe so. I
20	don't know.
21	MR. RADOMISLI: Do you know?
22	MR. SUCKLE: Off the top of my
23	head, I don't remember but I don't
24	remember.
25	MR. RADOMISLI: Would there be a

Page 255 1 L. ALDANA-BERNIER 2 way for you to get it in a fashion 3 other than if we produced it? MR. SUCKLE: I didn't do 4 5 discovery in this case so you've got the wrong guy. 6 7 MR. RADOMISLI: Do you know 8 whether this was produced to you by 9 us? MR. SUCKLE: Off the top of my 10 11 head, I would assume it was. In fact, 12 I know it came out of, I hit print on 13 your document response to discovery 14 inspection and this came out. I can 15 tell you that. 16 MR. RADOMISLI: Fair enough. 17 Thank you. MR. CALLAN: Or it could be 18 19 another hospital in Queens, who knows. 20 Q. This document was created by 21 Jamaica Hospital, correct? 22 MR. CALLAN: Objection. 23 Α. Correct. 24 She already said yes. Ο. 25

MR. CALLAN: Do you know if that

Page 256 1 L. ALDANA-BERNIER 2 was created by Jamaica Hospital, do 3 you have personal knowledge of that? 4 THE WITNESS: It says Unit 3 5 so.... MR. CALLAN: I'm not asking you 6 7 what it says. Do you have personal knowledge 8 9 as to whether that document was 10 created by Jamaica Hospital? 11 If you do, you can say yes, if 12 no, say no. Don't assume is all I'm 13 saying to you. 14 Do you know? 15 MR. SUCKLE: Stop badgering your 16 own witness. 17 THE WITNESS: I was just looking 18 at the top of it. 19 Q. Do you recognize this document? 20 Α. Which one? 21 This one, have you seen it Q. 22 before? 23 I have to -- I don't think so 24 because it's inpatient unit. 25 MR. SMITH: You don't think so?

Page 257 1 L. ALDANA-BERNIER 2 THE WITNESS: It's in the 3 inpatient unit. I work in the ER. 4 You work in the ER; am I 5 correct? 6 Α. Yes. 7 You have been doing this for 8 how many years, how long have you been 9 working in the ER? 10 Eighteen years. Α. 11 For 18 years people come into 12 the psychiatric ER, right, you evaluate 13 them, correct? 14 Α. Yes. 15 And you sign them in under 16 Mental Hygiene Law, they go upstairs, 17 correct? 18 Α. Yes. 19 And you never see them again; 20 is that true? 21 MR. CALLAN: Objection. 22 While they were at the Q. 23 hospital? 24 MR. CALLAN: Does that have to 25 do with the piece of paper?

Page 258 1 L. ALDANA-BERNIER 2 MR. SUCKLE: I'm asking 3 questions about the paper because you didn't like the paper. 5 Is that true? When they go 6 upstairs on the psychiatric ward, you don't see them again, correct? 7 That depends if you follow the 8 Α. 9 patient on the outside, then you see them 10 again. When you say "follow the 11 patient on the outside," do you follow 12 13 patients on the outside? If they refer them to me, yes. 14 Α. 15 Who is they? 0. 16 Α. The inpatient Unit 3. So inpatient can refer a 17 Q. patient to you for private care? 18 19 Α. Yes. 20 Do you do your own private 21 practice? 22 Α. Yes. 23 Do you have an office outside 24 of Jamaica Hospital? 25 Α. I do.

Page 259 1 L. ALDANA-BERNIER 2 In this private practice, you Q. 3 practice psychiatry I assume, correct? Α. What else would I practice? 5 0. I don't know. I'm just making 6 sure. 7 How many days a week do you work in that private practice? 8 9 Α. One. 10 How many days a week did you 11 work at Jamaica Hospital in 2009? 12 Five. Α. 13 And you also had private 14 practice back in 2009? 15 Α. That's -- yes, one, one day. 16 So just to be clear: You were Q. 17 working six days a week back in 2009, 18 correct, five at Jamaica, one on your 19 own? 20 I work with somebody. Α. 21 So you are working six days a 22 week, five at Jamaica Hospital and one in 23 private practice in 2009? 24 Five days a week after I come 25 after five o'clock on Friday.

Page 260 1 L. ALDANA-BERNIER 2 Q. So five o'clock on Fridays you 3 see private patients in your own practice; is that what you're saying? 4 5 Yes. How many hours do you usually 6 Q. do that? 7 Four hours. 8 Α. Could you get referrals from 9 Q. 10 time to time from patients up on the 11 psych 3 unit? 12 Α. Yes. 13 Who refers them to you: the 0. physicians up there, the nurses, anybody 14 15 else? Social worker. 16 Α. 17 Q. Social workers? 18 Α. Yes. 19 MR. CALLAN: Counsel, does this 20 have anything remotely to do with Mr. 21 Schoolcraft? 22 MR. SUCKLE: I don't know yet. 23 MR. CALLAN: Has he told you he 24 was seeing Dr. Aldana-Bernier in her 25 office?

## L. ALDANA-BERNIER

MR. SUCKLE: Are you saying her resumé is not part of my questions?

MR. CALLAN: I'm just asking.

You have been going for hours here and now we have gone down this road to nowhere. I would kind of like to get it back.

This all has to do with you handing her a piece of paper if they can smoke in the inpatient unit or not which I will be willing to stipulate by the way that no smoking is allowed.

I think it is Rule No. 1 assuming that's Psych Unit 3 is Jamaica Hospital.

MR. SUCKLE: Are you enjoying extending our stay here?

- Q. So did you see Mr. Schoolcraft in your private practice?
  - A. No.
- Q. Did you see police officers in your private practice?
  - A. No.
  - Q. Did a Captain Lauterborn tell

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Page 262 1 L. ALDANA-BERNIER you that from his observation of Mr. 2 3 Schoolcraft as he observed Mr. Schoolcraft on October 31st, 2009, that Mr. Schoolcraft was fit for duty? 5 6 MR. SHAFFER: Objection. 7 Q. Did he tell you that? I did not meet him. 8 Α. 9 Q. So am I correct that you got 10 the history of Mr. Schoolcraft 11 barricading him [sic] from some police officers, but you didn't get the 12 13 histories from other police officers like 14 Captain Lauterborn; am I correct? 15 MR. CALLAN: Objection to form. 16 MR. LEE: Objection to form. MR. RADOMISLI: Objection to 17 18 form. I don't know the officer. 19 20 haven't met him. 21 Well, it was Mr. Schoolcraft's 22 captain. Are you aware that Captain 23 Lauterborn was his captain? 24 MR. SHAFFER: Objection. 25 Α. No.

#### L. ALDANA-BERNIER

Q. So you were not aware when you signed the form on November 3rd, to admit Mr. Schoolcraft to the hospital that his captain said that he was fit for duty?

MR. CALLAN: Objection.

MR. SHAFFER: Objection.

MR. RADOMISLI: Objection.

Q. You did not know that?

MR. SHAFFER: Objection.

- A. No, I didn't know that.
- Q. Would you like to have known that information, would it have helped you in your assessment of Mr. Schoolcraft?

MR. SHAFFER: Objection.

MR. CALLAN: I join in the objection.

Q. Would you have liked to know, would that have helped you in your assessment of Mr. Schoolcraft?

MR. CALLAN: If it's true.

A. I didn't even know when he came to the hospital, I didn't see any officer. I don't remember if I seen an

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1 L. ALDANA-BERNIER officer at the time when I saw Mr. 2 3 Schoolcraft. MR. CALLAN: Doctor, he didn't 5 say he came to the hospital. I know it's getting late in the day. He is 6 7 asking you to make an assumption about something. He asking you a question. 8 9 He didn't say this person came to the hospital so just listen carefully to 10 11 the question. Go ahead, Counsel. 12 MR. SUCKLE: Read that back. 13 14 [The requested portion of the 1.5 record was read.] 16 My question is: Would you have 17 liked to know, would it have helped you in your assessment of Mr. Schoolcraft 18 19 that his captain said he was fit for duty on October 31st, 2009? 20 21 MR. KRETZ: Objection. 22 MR. CALLAN: On October 31st? MR. SUCKLE: Yes. 23 24 MR. CALLAN: Objection.

Yes, I would.

Α.

#### L. ALDANA-BERNIER

Q. Would that have changed your opinion regarding whether or not Mr. Schoolcraft needed to be admitted to the hospital if you had known that Captain Lauterborn had said that Mr. Schoolcraft was fit for duty on October 31st, 2009?

MR. RADOMISLI: Can you just define when he said that?

MR. SUCKLE: On that day, October 31st, 2009.

MR. RADOMISLI: Before Mr.

Schoolcraft left?

MR. SUCKLE: I just want to ask the question. You can narrow it down anyway you want when your turn comes.

Let's have a question and an answer.

 $\label{eq:mr.RADOMISLI:} \textbf{MR. RADOMISLI:} \quad \textbf{I would like a} \\ \textbf{time frame.}$ 

MR. SUCKLE: I know what you want. I asked a question.

MR. RADOMISLI: Objection to

form.

MR. SHAFFER: I join in the

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1	L. ALDANA-BERNIER
2	objection.
3	Q. Would you have changed your
4	opinion had you known on October 31st,
5	2009, at 21:30 hours, Captain Lauterborn
6	said that Mr. Schoolcraft was fit for
7	duty, would that have changed your
8	opinion?
9	MR. KRETZ: Objection.
10	MR. CALLAN: Objection.
11	MR. SHAFFER: Objection.
12	Q. Would you have admitted him is
13	the question?
1 4	A. Yes, I would have admitted him.
15	Q. How would it have changed your
16	opinion. You said it would change your
17	opinion?
18	MR. CALLAN: You asked if she
19	would have liked to have known.
2 0	MR. SUCKLE: I did ask her.
21	Q. Would it change your opinion if
22	you knew that Captain Lauterborn on
23	October 31st, 2009, at 21:30 hours,
2 4	deemed Mr. Schoolcraft fit for duty?
2 5	A. It would not change my opinion.

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1	L. ALDANA-BERNIER
2	I would talk to maybe the captain, and I
3	will tell him what is going on, and I
4	will make a decision together again with
5	the chairman if he should be admitted or
6	discharged.
7	Q. And you would talk to the
8	captain because you want to verify that
9	information, correct?
10	MR. KRETZ: Objection.
11	MR. CALLAN: Same objection.
12	Q. Is that why you would have
13	talked to the captain?
14	MR. CALLAN: Verify what
15	information, what information,
16	Counsel?
17	MR. SUCKLE: She said she would
18	talk to the captain.
19	Q. Why would you have talked to
20	the captain?
21	A. To verify that he said he was
22	fit for duty.
23	Q. Did you speak to any officers
24	to verify that he had barricaded himself

25

in his house?

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1	L. ALDANA-BERNIER
2	MR. SHAFFER: Objection.
3	A. I get it from the information
4	in the report.
5	Q. Did you speak to any police
6	officer to verify he was acting bizarre?
7	MR. SHAFFER: Objection.
8	MR. CALLAN: Asked and answered.
9	Q. Did you speak to any officers?
10	A. It's been reported and written
11	down in the document.
12	MR. KRETZ: Read that back.
13	[The requested portion of the
14	record was read.]
15	Q. Seroquel, do you know what that
16	is?
17	A. Yes.
18	Q. What is it?
19	A. A second generation
20	antipsychotic.
21	Q. Is that also used for sleep
22	disorders?
23	A. Sleep, depression, bipolar,
2 4	used for psychosis.
25	MR. SMITH: We are going to take

Page 269 L. ALDANA-BERNIER 1 a short break to see what we have 2 left. 3 It's 5:24. We are going off the 5 record. MR. CALLAN: All right. 6 7 [Discussion held off the record.1 8 9 [Whereupon, at 5:24 p.m., a 10 recess was taken.] [Whereupon, at 5:38 p.m., the 11 12 testimony continued.] MR. SMITH: Back on the record. 13 It is 5:38 p.m. 14 15 MR. RADOMISLI: Just before you 16 start asking questions, I sent an email to my associate at the office 17 18 asking him to do a search in our system to determine if we ever 19 20 provided with you document Psych 3 21 Unit Rules, according to his search, 22 there is nothing on our system 23 indicating we ever did. 24 I ask you send us by within a week an explanation how you obtained 25

Page 270 1 L. ALDANA-BERNIER 2 this document. I'm not saying we 3 didn't give it to you, all I'm saying is according to my associate based on 5 his search, there is no indication we 6 did. 7 MR. SUCKLE: I will double-check 8 my records, but I'm fairly confident 9 that it came from you. 10 MR. CALLAN: It didn't come from 11 I can tell you that. 12 MR. SUCKLE: Maybe the house 13 painter gave it. 14 Doctor, I know it's late. 0. We 15 are getting there. 16 Doctor, in your position as 17 employee of the hospital, do you get a 18 performance evaluation, do you get 19 evaluated in your performance? 20 Α. Yes. 21 Is that something done Q. 22 annually, some other way? 23 Α. Annually. 24 Are they written evaluations? Q. 25

Are they written, yes.

Α.

## L. ALDANA-BERNIER

- Q. And in their evaluations, without discussing at this point what the evaluations were, can you tell me what some of items are that are considered in your evaluation?
- A. I don't have a copy so it's hard for me to say. We talk about performance. We talk about ability to relate with other staff. We talk about clinical judgment. We talk about if we have this sense of cooperativeness with the department. We also talk about our knowledge of medicine or psychiatry. That's all I can remember.
- Q. In your evaluation has any of your evaluations criticized your clinical judgment?
  - MR. RADOMISLI: Objection based on the --
    - MR. CALLAN: Yeah, objection.
- MR. RADOMISLI: -- and based on
- Education Law 6527.
- MR. CALLAN: I join in the objection, and you're directed not to

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Page 272 1 L. ALDANA-BERNIER 2 answer that question. 3 When you talk about 4 performance, is there any relationship 5 between performance and the number of patients seen in your evaluation? 6 7 MR. CALLAN: Objection to the 8 question. 9 MR. SUCKLE: Just generally not 10 only her. Generally, is part of your 11 performance evaluation based on the 12 13 number of patients seen? 14 MR. RADOMISLI: Objection based 15 on privilege, but I can't direct her not to answer. 16 MR. SUCKLE: I don't think 17 18 that's privileged. She just gave me 19 generally categories of evaluations. 20 MR. RADOMISLI: You're asking 21 her? 22 MR. SUCKLE: I'm asking 23 generally. 24 MR. LEE: Objection. 25 Q. Generally, in the category of

Page 273 1 L. ALDANA-BERNIER performance, does that include number of 2 3 patients seen? Α. 4 No. 5 Q. Do you know how many patients you saw last year at Jamaica Hospital? 6 I would not remember that. 7 Α. 8 Is there a way that you can ascertain that kind of information? 9 10 I have to go to the financial 11 department and see how many patients I have seen. I don't know. 12 13 That would be the same for Q. 14 patients that you saw in 2009? MR. CALLAN: You mean did she 15 see the exact number of patients? 16 In order to find out how many 17 you saw, you would have to go to the 18 financial department? 19 20 Financial department because 21 they have to do the billing. I don't 22 bill. So in order to find out how 23 24 many patients you saw if you wanted, you

would have to go to the billing or

Page 274 1 L. ALDANA-BERNIER 2 financial department, correct? 3 MR. CALLAN: Do you know if they 4 can isolate it by doctor name or are 5 you assuming? 6 THE WITNESS: I do not know how. 7 MR. CALLAN: Just tell him that. 8 MR. SMITH: Let her speak. Don't interrupt. Let her answer the 10 question for God's sake. 11 MR. CALLAN: Do you know for a 12 fact if they have the software or 13 computer program to isolate it by 14 doctor per patient, do you know that? 15 THE WITNESS: No, I don't. 16 Q. Doctor, does Jamaica Hospital 17 have a billing department? 18 Α. They do. 19 When you see a patient, are you

- Q. When you see a patient, are you required to fill out any paperwork so that the patient's insurance company will be billed if there is an insurance company?
- A. I'm not the one that do the billing.

20

21

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Page 275 1 L. ALDANA-BERNIER 2 Do you fill out any forms or Q. 3 documents that go to billing so they can 4 bill the patient for your services? Yes, I fill out a form. 5 Α. What is the nature of that 6 0. 7 form, what is it? 8 It's a form that I sign that I 9 saw the patient. Do patients who come in with 10 11 private insurance, do they get admitted, 12 do you need approval from time to time 13 from private insurance before they get 14 admitted; just generally we're talking 15 about? 16 Α. Let me see. 17 I'm talking generally. Q. 18 Α. Yes. 19 Q. Not Mr. Schoolcraft. 20 Α. Yes. 21 What about for Medicare, do Q. 22 they need approval before a patient is 23 admitted? 24 Α. That depends if it's an HMO.

So some HMOs require approval

Q.

Page 276 1 L. ALDANA-BERNIER 2 and some aren't HMOs. And does the federal government 3 require prior approval on their Medicare? 4 If they are not HMOs, you don't 5 to ask for authorization. 6 How about Medicaid, is prior 7 Q. approval required before admission? 8 9 Α. No. 10 Just as a housekeeping thing: Are you paid for your overtime hours? 11 12 Α. No. You have actually in front of 13 you, you know at some point IAB, internal 14 affairs from the New York City Police 15 Department did come to the hospital based 16 on the records in front of you, correct? 17 MR. CALLAN: Is that a question, 18 does she know that? 19 20 MR. SUCKLE: Yes. Based on the record in front of 21 Q. 22 you? Yes, I know there is a note. 23 Α. What is the date of that note? 24 Q. That's 11/2/2009, five o'clock 25 Α.

L. ALDANA-BERNIER in the afternoon.

- Q. So that note was in the chart before you signed your November 3rd, mental hygiene admission form, correct?
  - A. That's correct.
- Q. So you know that internal affairs had come to the hospital before you decided to admit Mr. Schoolcraft to the hospital?

MR. CALLAN: Objection. She testified earlier she made the decision to admit him on the 2nd not on the 3rd. She filled out the form on the 3rd. You're mischaracterizing testimony.

Q. Before you filled out the form to admit Mr. Schoolcraft under the Mental Hygiene Law, you knew that IAB had come to the hospital, correct?

MR. SHAFFER: Objection.

- A. The notes are here from 11/2.
- Q. So the answer is yes, you knew that IAB had come to the hospital before you signed the admission forms on 11/3,

Page 278 1 L. ALDANA-BERNIER 2 correct? I must have read the notes. 3 Α. MR. SMITH: What was the answer? 4 THE WITNESS: I must have read 5 the note. 6 7 Did you speak to the officer from IAB and ask them whether or not Mr. 8 9 Schoolcraft had told them the story about 10 the problem with his supervisor that Mr. 11 Schoolcraft told to you? 12 MR. SHAFFER: Objection. It was at five o'clock. I was 13 14 not there. It was at 9:30. I'm not 15 there anymore [indicating]. In fact one of the officers 16 17 from IAB stapled -- gave his card and it 18 was taped to the chart, correct? MR. CALLAN: She said she wasn't 19 20 there when they were there. 21 The chart you have in front of 22 you, correct? 23 Α. Yes. 24 Q. Yes. And when you went to sign your admission under the Mental Hygiene 25

Page 279 1 L. ALDANA-BERNIER Law on November 3rd, that card was in the 2 3 chart, correct? 4 MR. CALLAN: How do we know when 5 the card was stapled in? MR. SUCKLE: Let her answer. Ιf 6 7 she doesn't know, she'll tell me. MR. CALLAN: You're making these 8 9 things up in your question. 10 MR. SUCKLE: I'm making up 11 nothing. I'm --12 MR. CALLAN: You are. You said the IAB officer stapled the card into 13 the card. 14 15 MR. SUCKLE: I didn't say that. 16 MR. CALLAN: Who stabled that 17 in? 18 MR. SUCKLE: Nobody, it's taped. 19 Can we have an answer to the Q. 20 question, please? I don't remember. 21 I do not 22 remember seeing this card. If that card was in the chart, 23 Q. would you have called that officer from 24 25 internal affairs to verify Mr.

Page 280 1 L. ALDANA-BERNIER 2 Schoolcraft's story? 3 MR. CALLAN: Objection. 4 MR. SHAFFER: Objection. 5 MR. SMITH: What was the answer? 6 THE REPORTER: I didn't get an 7 answer yet. 8 Q. What's your answer. 9 I wouldn't know because I don't 10 know if I saw the card or not. 11 Had you seen the card before Q. 12 you signed the mental hygiene admission 13 on the 3rd, would you have called internal affairs? 14 15 I did not see these cards 16 before so I don't know if I would have 17 called internal affairs. 18 So now you are saying you know Ο. 19 you did not see the cards? 20 I do not know if I saw these Α. 21 cards. I don't remember seeing them. 22 And you don't remember if you 23 would have called internal affairs? 24 I didn't see the card. Α. 25 Q. You know you did not see the

Page 281 1 L. ALDANA-BERNIER 2 cards? 3 Α. I do not know. I do not remember. It was that 2009. 4 5 So the answer is, am I correct, Q. 6 you don't know if you saw the cards and 7 you don't know what you would have done 8 if you did see the cards, am I correct, is that the answer? 9 10 MR. CALLAN: Objection. 11 You can answer. Ο. I do not know if I would have 12 Α. 13 called them. 14 Looking at the note of November 15 2nd, 2009, at 9:30, do you see that note? P.m.? 16 Α. 17 Q. Yes. 18 Do you see that note? 19 Α. Yes. 20 And that is before your Q. 21 November 3rd, 1:20 note where you signed 22 the form, the mental hygiene admission, 23 correct? 24 Α. Yes. 25 And did you read the chart Q.

Page 282 L. ALDANA-BERNIER 1 where it says, "Patient has been seen and 2 3 interviewed by Detective Steven P. Wacter [phonetic] and Sergeant Scott from 4 5 Internal Affairs Bureau"? Α. Yes. 6 7 Would you want to know what internal affairs had to see about Mr. 8 Schoolcraft in coming to your opinion regarding whether or not he needed to be 10 11 admitted to the hospital? 12 MR. SHAFFER: Objection. 13 Α. I was wondering why the attending put this note and did not write 14 15 any note about what interaction happened 16 with internal affairs. 17 When you say you were wondering about it --18 19 Α. There's nothing. 20 Q. When were you wondering about 21 it? 22 Α. Now. 23 Q. Why were you wondering about 24 it? 25 Α. Should have written a note.

Page 283 1 L. ALDANA-BERNIER When you say "should have 2 Q. written a note," what should he have 3 written about? 4 His interaction with internal Α. 5 affairs. 6 Q. Would that have been helpful to 7 you in your care and treatment with Mr. 8 Schoolcraft? 9 10 Α. In deciding to admit him or 11 not? 12 Q. Yes. I already made my decision 13 before that. On 11/1 I made the decision 14 of admission. 15 Was your decision irreversible 16 17 once you made it? I think that he would benefit 18 Α. from inpatient admission. 19 Q. When you say "he would 20 benefit," what do you mean? 21 I thought at the time in 2009 22 that he would be a danger to himself or 23 24 others. 25 The question was: Would the Q.

1	L. ALDANA-BERNIER
2	notes that you think would have been
3	helpful in coming to your decision as to
4	whether or not Mr. Schoolcraft needed to
5	be admitted?
6	MR. RADOMISLI: Objection to
7	form.
8	MR. CALLAN: How would she know?
9	MR. SUCKLE: She was the one
L O	that said something should have been
L 1	there.
12	MR. CALLAN: You are the one
13	talking about cards stapled into a
14	chart.
1 5	MR. SUCKLE: The record is what
16	the record is. You are just playing
17	games now.
18	MR. CALLAN: It's nonsense.
19	MR. SUCKLE: It's nonsense?
2 0	MR. CALLAN: Right.
21	MR. SUCKLE: A doctor has a note
22	in front of her and she signs a day
2 3	later, you think it's nonsense.
2 4	MR. CALLAN: It is.
2 5	MP SUCKIF: Lotte go

Page 285 L. ALDANA-BERNIER 1 MR. CALLAN: She's got one note 2 in the chart, it's only taken us six 3 hours to question her so.... 4 MR. SUCKLE: Maybe we should 5 have taken six hours to evaluate the 6 7 patient. The notes you said should have 8 been there, would that have been helpful to you in your decision to admit Mr. 10 Schoolcraft? 11 MR. SHAFFER: Objection to form. 12 MR. CALLAN: Objection to form. 13 MR. SUCKLE: It hasn't been 14 answered. 15 MR. RADOMISLI: It has actually. 16 MR. CALLAN: Asked and answered, 17 18 Counsel. There is nothing in the note 19 20 except that IAB was there. The note she said MR. SUCKLE: 21 should have been there. 22 23 MR. CALLAN: She is supposed to 24 make up a note now and answer a 25 hypothetical?

Page 286 1 L. ALDANA-BERNIER MR. SUCKLE: She said a note 2 should be there. I'm asking about the 3 note that should have been there. 4 Not my note. 5 Α. I understand. Q. 6 The note that should have been 7 there, would they have mattered in your 8 decision to admit Mr. Schoolcraft? 10 MR. SHAFFER: Objection to form. MR. RADOMISLI: Objection to 11 12 form, asked and answered. MR. SUCKLE: I didn't get an 13 answer. I've asked it. 14 MR. SHAFFER: It's impossible to 15 answer the question. The information 16 17 doesn't exist. It's impossible to 18 answer. 19 Let's stop playing games and 20 move this along. You cannot answer a question about something that does not 21 22 exist. 23 Q. Please answer the question? 24 MR. CALLAN: Can you answer the

question, Doctor?

Page 287 1 L. ALDANA-BERNIER 2 Α. I already made my decision. 3 cannot answer the question. 4 Q. Once your made your decision? 5 The patient needed admission. I felt that at that point on 11/1 that 6 7 the patient needed inpatient stabilization. 8 So just so we are clear here: No information from IAB would have 10 11 changed your mind, correct, from internal 12 affairs? 13 MR. KRETZ: Objection. 14 MR. CALLAN: Same objection. Then I would have to make the 15 Α. 16 chairman make the decision. 17 So if IAB had information, you Q. 18 would want the chairman to make the decision? 19 20 MR. CALLAN: Objection. This is 21 ridiculous. 22 MR. SMITH: Would you stop. 23 Would you please stop. I'm sick and 24 tired of you interrupting this 25 examination. You've been doing this

	Page 288
1	L. ALDANA-BERNIER
2	all day.
3	MR. CALLAN: Are you involved in
4	this?
5	MR. SMITH: Yes, heavily and
6	you're going to become more involved
7	in this with this kind of
8	irresponsible behavior.
9	MR. CALLAN: There is one
10	attorney designated to represent the
11	Plaintiff. It's not you today. You
12	are just running the home movie
13	camera.
14	MR. SMITH: Would you please
15	stop interfering?
16	MR. SUCKLE: Excuse me. No
17	matter how much you pontificate, we
18	are not going home until we are done.
19	I'm going to keep asking until I
20	get an answer. I'm going to keep
21	asking.
22	MR. CALLAN: Try to ask a
23	relevant question.
2 4	MR. SUCKLE: I haven't been able
25	to all day, that's why we're here.

	Page 289
1	L. ALDANA-BERNIER
2	I'm trying.
3	MR. CALLAN: Work harder at it.
4	MR. SUCKLE: Maybe you'll teach
5	me one day.
6	A. What do the think internal
7	affairs would tell me?
8	MR. CALLAN: Doctor, you have to
9	wait for the question.
10	Q. There was nothing internal
11	affairs could have told you to change
12	your mind, you already made your decision
13	and whatever internal affairs had to say,
14	you were not going to change your mind,
15	correct?
16	A. Is internal affairs reliable?
17	Q. That's a good questions. Can
18	you answer my question?
19	A. So I have to determine how
20	reliable internal affairs is.
21	Q. How do you determine whether or
22	not internal affairs is reliable?
23	A. Because I have to assess them
24	too.
25	Q. In assessing them, how would

Page 290 1 L. ALDANA-BERNIER 2 you do that? Collaborate what I have seen 3 Α. and what they tell me. 4 So you would need to hear what 5 Ο. internal affairs has to say and evaluate 6 whether or not you can believe them or 7 not, correct? 8 9 Α. Yes. 10 Did you evaluate the police officer who reported that Mr. Schoolcraft 11 12 had barricaded himself in his house, did 13 you evaluate that person? 14 MR. SHAFFER: Objection. He wasn't there. I didn't see 15 Α. 16 him. 17 So but you accepted his 18 information as part of the basis of your diagnosis, correct? 19 20 And the documentation. Α. 21 Documentation somebody else 22 wrote in a chart, correct? That I saw Mr. Schoolcraft and 23 Α. 24 I agreed to whatever the documentation of the resident was. 25

	Page 291
1	L. ALDANA-BERNIER
2	Q. When you saw Mr. Schoolcraft,
3	you agreed he had barricaded himself in
4	his house?
5	A. That is the information given.
6	Q. Written in the chart?
7	A. Information given in the chart.
8	Q. By some police officer or
9	sergeant from the police department,
10	correct?
11	A. Hold on. Also have the
12	documentation from the EMS.
13	Q. Did you speak to EMS?
14	A. Documentation is here.
15	Q. Documentation meaning a note?
16	A. Yes.
17	Q. So EMS writes a note and you
18	accept what they say because it's written
19	in the chart, correct?
20	A. They were there. They went to
21	pick up the patient.
22	Q. But you are not sure if you
23	would trust internal affairs; am I
24	correct?
25	A. That's a big question.

## L. ALDANA-BERNIER

- Q. Do you have the duty as a physician in accordance with good and accepted medical practice to conduct your own evaluation of a patient?
  - A. I do.

- Q. Do you as a physician have in accordance with good and accepted medical practice have to do a complete evaluation of your patients?
- A. I agree with the evaluation of the resident. I saw the patient. I agree whatever evaluation of resident was and that's it. I have written in my notes --
  - O. I understand.

My question is not quite that.

Do you have a duty, does good and accepted medical practice require you to do a complete evaluation of your patients; that's the question?

- A. I'm in agreement with the resident.
- Q. Yes or no, do you have a duty within the bounds of good and accepted

Page 293 L. ALDANA-BERNIER 1 2 medical practice to do a complete evaluation of your patient? 3 MR. CALLAN: Objection to form. 4 5 MR. LEE: Objection. Does good and accepted medical 6 Q. 7 practice require you to do a complete evaluation of your patient? 8 I did evaluation. I'm in 10 agreement with the resident. 11 MR. CALLAN: Objection. 12 You can't answer that question? Ο. 13 Α. I consider that in agreement with my resident. 14 15 I'm not talking about conduct 16 I'm talking about a standard of 17 practice. The standard of practice is 18 what we are talking about now. 19 The question is: Does good and accepted medical practice require you to 20 do a complete evaluation; that's the 21 22 question? 23 MR. KRETZ: Objection. 24 I mention to you I did an Α.

evaluation and I agree with whatever

1	L. ALDANA-BERNIER
2	evaluation of the resident.
3	Q. I understand what you think you
4	did in Mr. Schoolcraft's situation.
5	I'm asking as a standard as a
6	physician what the standards are.
7	My question is: Does good and
8	accepted medical practice require you to
9	do a complete evaluation of all of your
10	patients?
11	A. Okay. If you are saying in
12	general if we agree with the evaluation
13	of the residents, we usually say I agree
14	with the above evaluation of the patient.
15	Yes, we evaluate the patient.
16	If we agree with the assessment whatever
17	the residents say, that's what we
18	document.
19	Q. Do you not understand my
20	question?
21	A. I understand your question.
22	Q. But you are just refusing to
23	answer?
2 4	MR. CALLAN: Next question.
25	Move on.

## L. ALDANA-BERNIER

Q. Doctor, does good and accepted medical practice require you to do an independent evaluation of your patient?

MR. CALLAN: We have been down that road, Counsel. She did an independent. She read --

MR. SUCKLE: I'm asking about standard in the field. Maybe I learned it, somewhere I must have stumbled in somewhere about the standard so I'm going to ask. I might be right.

- Q. Doctor, does good and accepted medical practice require you to do an independent evaluation of all of your patients?
- A. I already answered you. I said
  I assessed the patient. And if the
  resident assessed also the patient, I
  will say that I agree with the assessment
  of the patient.
- Q. Do you know what good and accepted medical practice means?
  - A. I said I did assess the

Page 296 1 L. ALDANA-BERNIER 2 patient. 3 Do you know what medical standards are, standards of practice, do 4 you understand that? 5 But you --6 Α. 7 I'm talking about general standards of practice. Do you 8 understand? 9 10 Yes, I'm saying --Α. 11 Q. I'm not talking about what you did with Mr. Schoolcraft. 12 13 Α. I'm not referring only to Mr. Schoolcraft. 14 15 The question is: Do you have, a simple yes or no, does good and 16 17 accepted medical practice require you to do your own independent evaluation of an 18 19 a patient? 20 MR. CALLAN: Objection to the form. 21 22 Q. If it's no you can tell me no. 23 MR. CALLAN: What do you mean, your own independent evaluation as 24 25 opposed to speaking to a resident, as

Page 297 L. ALDANA-BERNIER 1 2 opposed to calling people? 3 MR. SUCKLE: Yes. MR. CALLAN: Then ask it that 4 5 way. MR. SUCKLE: It's pretty clear. 6 7 MR. CALLAN: They way you're asking it is totally unclear. 8 MR. SUCKLE: It's one of those 9 10 things I have to learn from you again. 11 Thanks for teaching me. 12 Can you please answer my Q. 13 question, Doctor? We are going to be 14 here all night if you don't answer these 15 few questions. 16 MR. CALLAN: I can assure we are 17 not going to be here all night. We're 18 getting very close to you being abusive. 19 I'm entitled to be here. 20 Q. 21 will bring you back to answer this last few series of questions which go to 22 23 standard of care. 24 MR. CALLAN: Sure you will. 25 MR. SUCKLE: I absolutely will

Page 298 1 L. ALDANA-BERNIER 2 bring her back if she can't answer 3 standard of care questions. I will. You might want to ask her to answer 5 the questions. I will bring her back if she doesn't answer standard of care 6 7 questions. MR. RADOMISLI: Off the record. 8 9 MR. SMITH: Off the record at 10 6:05 p.m. 11 [Discussion held off the 12 record.] 13 [Whereupon, at 6:05 p.m., a 14 recess was taken.] 15 [Whereupon, at 6:06 p.m., the 16 testimony continued.] 17 [Discussion held off the 18 record.] 19 MR. SMITH: Back on the record 20 at 6:06. 21 Doctor, I'm not talking about 22 what you documented or didn't document. 23 I'm just talking about standard of care 24 as a physician. 25 The question is: Does good and

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1	L. ALDANA-BERNIER
2	accepted medical practice require you to
3	do your own independent evaluation
4	regardless of how you document that
5	evaluation?
6	MR. CALLAN: Objection to the
7	form of the question.
8	You can answer.
9	A. When a resident sees the
10	patient, after the resident sees the
11	patient, I do go see the patient. If I
12	can agree with the documentation, then I
13	write I agree with the documentation.
14	Q. I understand your procedure.
15	Thank for telling me your procedure.
16	Does good and accepted medical
17	practice require you, forget what you do,
18	does it require you to do your own
19	independent evaluation? That's a simple,
20	straightforward question, not about what
21	other people do, about what you do.
22	A. I have to see every patient,
23	VAS

MR. SMITH: What was the answer.

[The requested portion of the

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	Page 300
1	L. ALDANA-BERNIER
2	record was read.]
3	Q. And make your own independent
4	evaluation, correct?
5	A. Yes.
6	MR. SHAFFER: Is that a yes?
7	MR. CALLAN: It's a yes.
8	Q. Doctor, have you ever been
9	involved in any other lawsuits besides
10	this one?
11	A. Yes.
12	Q. The answer was yes?
13	A. Yes.
14	Q. When you say yes, how many?
15	A. Two that I know of.
16	Q. When you say that you know of,
17	why do you answer that way?
18	A. That's what I know.
19	Q. Do you keep open there is a
20	possibility that there are lawsuits that
21	you don't know about?
22	A. That's what I know. You are
23	asking me.
24	Q. Do you know the names of those
25	people that are suing you?